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APPLICATION NO	. F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/006,359	10/006,359 12/10/2001		Hideaki Kitaguchi	01503	1664
466	7590	09/21/2005		EXAMINER	
YOUNG 745 SOUT	_	:	GREY, CHRISTOPHER P		
2ND FLOO			ART UNIT	PAPER NUMBER	
ARLINGT	ON, VA 2	22202	2667		

DATE MAILED: 09/21/2005

Please find below and/or attached an Office communication concerning this application or proceeding.



	Applica	ation No.	Applicant(s)
	10/006	,359	KITAGUCHI, HIDEAKI
Office Action Summary	Examir	ner	Art Unit
	Christo	pher P. Grey	2667
The MAILING DATE of this com	munication appears on	the cover sheet with the	correspondence address
Period for Reply A SHORTENED STATUTORY PERIO WHICHEVER IS LONGER, FROM TH - Extensions of time may be available under the proving after SIX (6) MONTHS from the mailing date of this or if NO period for reply is specified above, the maximumumumumumumumumumumumumumumumumumumu	E MAILING DATE OF sions of 37 CFR 1.136(a). In no communication. um statutory period will apply am reply will, by statute, cause the anths after the mailing date of this (b).) filed on 10 December 2b) This action is tion for allowance exce	THIS COMMUNICATION event, however, may a reply be tired will expire SIX (6) MONTHS from application to become ABANDONE communication, even if timely filed are communication, even if the second communication, even if the second communication communication, even if the second communication communication, even if timely filed communication even if timely filed com	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133). d, may reduce any osecution as to the merits is
Disposition of Claims			
4) ⊠ Claim(s) <u>1-9</u> is/are pending in th 4a) Of the above claim(s) 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1-9</u> is/are rejected. 7) □ Claim(s) is/are objected to re	is/are withdrawn from o.		
Application Papers			
9) The specification is objected to b 10) The drawing(s) filed on is/ Applicant may not request that any Replacement drawing sheet(s) inclu 11) The oath or declaration is objected	dare: a) accepted or objection to the drawing(solding the correction is req	s) be held in abeyance. Se uired if the drawing(s) is ob	ee 37 CFR 1.85(a). ojected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a classification. a) All b) Some * c) None of the price of the certified copies of the price of the price of the price of the certified copies of the price of the certified copies of the price of the price of the certified copies of the price of the price of the certified copies of the price of the price of the certified copies of the certified copi	of: ority documents have b ority documents have b ores of the priority docu national Bureau (PCT F	een received. een received in Applicat ments have been receiv Rule 17.2(a)).	ion No ed in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Revie 3) Information Disclosure Statement(s) (PTO-144 Paper No(s)/Mail Date		4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal I 6) Other:	
S. Patent and Trademark Office TOL-326 (Rev. 7-05)	Office Action Sum	mary	Part of Paper No./Mail Date 1

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claims 1-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Civanlar (US 5995606) in view of Galvin et al. (US 20040160951), hereinafter referred to as Galvin.

Claim 1, 4, 7 Civanlar discloses a server, typically a computer (Col 3 lines 1-19) containing a database (menu) containing different information pertaining to the client (Col 4 line 64-Col 5 line 27), where it would have been obvious to one of the ordinary skill in the art at the time of the invention that post information and screen data would be included within this database.

Civanlar discloses a plurality of communication terminals each including a packet interface (element 102 in fig 1) connected to the web server (element 130) via the internet packet communication network (element 150) and a line interface element 103) connected to the switching system (element 130) via a circuit switched communication network (element 160).

Civanlar discloses a computer (display unit), a client accessing the internet (inherently using a web browser), where the client uses a service request that may include a number of different forms of information (Col 3 lines 20-30 and Col 4 lines 64-

Col 5 lines 27), where it would have been obvious to one of the ordinary skill in the art at the time of the invention that the different forms of information within a service request could be displayed on different screens on the computer, and could be specified using a menu.

Civanlar discloses the web server including a data transfer section for transferring the menu specified information to the switching system (Col 7 lines 40-62).

Civanlar does not disclose the switching system accommodating a plurality of extensions, the switching system including a connection monitor for monitoring the connection state of the extensions to select one of the extensions based on the information of the menu specified and to transmit to the web server a telephone number of the selected on the of the extensions to be included in the second screen data.

Galvin discloses a switching system accommodating a plurality of extensions (paragraph 0047 and 0048 and 00576 and fig 2).

Galvin discloses a connection monitor for monitoring the connection state of the extensions to select one of the extensions based on the information of the menu specified (paragraph 0046)

Galvin discloses information of the menu specified (paragraph 0050, 0052), where it would have been obvious to one of the ordinary skill in the art at the time of the invention that menu specified information is equivalent to log in information.

Galvin discloses transmitting to the web server a telephone number of the selected on the of the extensions to be included in the second screen data (paragraph 0037)

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Galvin discloses a browser (paragraph 0029) urging a client to originate a call onto the telephone number in the second screen data (paragraph 0057 and 0058).

It would have been obvious to one of the ordinary skill in the art at the time of the invention to combine the processor and directory for monitoring and accessing extension information as disclosed by Galvin, within the server/switching system as disclosed by Civanlar. The motivation for this combination is to enable a user to route data to a user's extension (see abstract).

Claim 2, 5, 8 Civanlar discloses a server delivering information to a client over a switched network, where that information pertains to a service request (Col 3 lines 32-46). It would have been obvious to one of the ordinary skill in the art at the time of the invention that this information may include ringing information displayed on a computer.

Claim 3, 6, 9 Civanlar discloses the switching system establishing a path between the circuit switched communication network based on information of selection of a telephone number (Col 4 line 64- Col 5 line 52).

Civanlar does not specifically disclose a selected on of the extensions.

Galvin discloses determining an agent determining an extension associated with a circuit switched network, and routing data through a connection between the agent and extension (paragraph 0057 and 0058).

It would have been obvious to one of the ordinary skill in the art at the time of the invention to combine the processor and directory for monitoring and accessing extension information as disclosed by Galvin, within the server/switching system as

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disclosed by Civanlar. The motivation for this combination is to enable a user to route data to a user's extension (see abstract).

Conclusion

- 2. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- (a) Armistead (US 6781983) discloses a packet switched telephony with circuit switched backup.
- (b) Maoulis et al. (US 6584094) discloses a technique for providing telephonic communications over the internet.

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3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christopher P. Grey whose telephone number is (571)272-3160. The examiner can normally be reached on 6:30-3:00.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chi Pham can be reached on (571)272-3179. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Christopher Grey Examiner

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CHI PHAM

SUPERVISORY PATENT EXAMEN